

OCA 88 3102
16 September 1988

OCA FILE *Fel Per / Leg*

MEMORANDUM FOR: Director of Personnel

FROM: [REDACTED] Congressional Affairs

SUBJECT: Report Language Fix to H.R. 5102--Federal
Health Benefits Amendments.

1. You will recall that you asked OCA to seek relief from subject bill by having language introduced into the Committee Report noting that the Act was not intended to interfere with intelligence agencies which administer their own health benefits program.

2. Attached is the Committee Report. You should note page 3, paragraph 3, where the Post Office and Civil Service staff included, at our behest, the appropriate clarifying language drafted by Rhonda Hughes of OCA.

3. The House passed the bill today. The Senate, where there is no companion bill, may not get to this legislation before adjournment.

cc: DDA
DD/EB&S/OP
D/OCA
OCA/LEG-- [REDACTED]
ICS-- [REDACTED]

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100TH CONGRESS
2d Session

HOUSE OF REPRESENTATIVES

REPORT
100-917

FEDERAL EMPLOYEES HEALTH BENEFITS AMENDMENTS ACT OF 1988

SEPTEMBER 14, 1988.—Committed to the Committee of the Whole House on the State of the Union and ordered to be printed

Mr. ACKERMAN, from the Committee on Post Office and Civil Service, submitted the following

REPORT

[To accompany H.R. 5102]

[Including cost estimate of the Congressional Budget Office]

The Committee on Post Office and Civil Service, to whom was referred the bill (H.R. 5102) to amend the provisions of title 5, United States Code, relating to the health benefits program for Federal employees and certain other individuals, having considered the same, report favorably thereon with amendments and recommend that the bill as amended do pass.

The amendments (stated in terms of the page and line numbers of the introduced bill) are as follows:

Page 14, strike lines 23 and 24 and insert the following:

“lation require)—

“(I) to the employee’s employing agency; or

“(II) in the case of an annuitant, to the Office; and”.

Page 15, strike lines 1 and 2 and insert the following:

“(ii) if the notice referred to in clause (i) is received within 60 days after the date as of”.

Page 15, line 4, strike “carrier” and insert “employing agency or the Office (as the case may be)”.

Page 16, line 22, strike “subparagraph (A).” and insert “clause (i).”

Page 19, strike lines 10 through 14.

Page 19, line 15, strike “(g)(1)” and insert “(f)(1)”.

Page 20, line 12, strike “subsections (d) and (f),” and insert “subsection (d),”.

19-006